

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

ORIGINAL

BELINDA A. WILSON

ROBERTO V. HAMILTON

(PLAINTIFFS)

V.S.

CASE #

18CV5219 (LOH) (SJB)

~~DECAULT FURBERMAN~~

AMENDED

COMPLAINT

POLICE OFFICER - MICHAEL KALISH,
SHIELD NO. 90423 - (ESU) ; DEFECTIVE

DANIEL DONALDSON, SHIELD NO. 4772 -

(ESU) ; DEFECTIVE LENIN GUERRERO,

SHIELD NO. 7483 - (ESU) ; POLICE OFFICER

ADAM GESLIK, SHIELD NO. 29753 - (ESU) ;

DEFECTIVE MATTHEW KOEHL, SHIELD NO. 5311 -

(ESU) ; LIEUTENANT STEVEN CARABALLO -

(ESU) ; DEFECTIVE ROBERT ROMANO,

SHIELD NO. 7517 - (ESU) ; DEFECTIVES

MICHAEL TAGART, SHIELD NO. 7633 - (ESU) ;

DEFECTIVE RAYMOND RAGIONE, SHIELD NO. 4062

- (ESU) ; DEFECTIVE JASON JACKSON, SHIELD NO.

7402 - (ESU) ; SERGEANT JOHN MCGIVNEY,

SHIELD NO. 851 ; CAPTAIN TONY BROWN N.Y.P.D. ;

LIEUTENANT JOSE VEGA, N.Y.P.D. ; LIEUTENANT

YEON JUNG, N.Y.P.D. ; SERGEANT PAUL SCOCCA,

SHIELD NO. 3616, N.Y.P.D. ; POLICE OFFICER JASON SMITH,

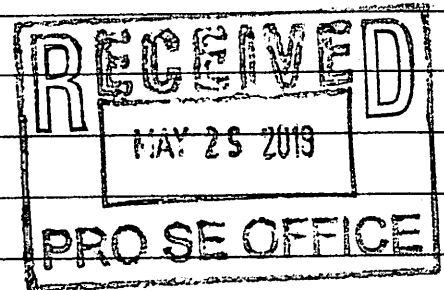
SHIELD NO. 16580 ; POLICE OFFICER GEORGE ALLEN, SHIELD NO.

6387 ; DEFECTIVE JOSEPH McEVAY, SHIELD NO. 7393 ;

POLICE OFFICER DWANE EDWARDS, SHIELD NO. 1381 ;

POLICE OFFICER CARLOS HERRERA, SHIELD NO. 23317 ;

SERGEANT DANIEL GERARDI, SHIELD NO. 7293 POLICE OFFICER



HENRY RIVERA, Shield No. 3959;

DEPUTY POLICE COMMISSIONER; POLICE

COMMISSIONER -; ALL DEFENDANTS - ALL ARE POLICE OFFICERS OF NEW YORK CITY; ALL ARE SUED IN THEIR INDIVIDUAL AND OFFICIAL CAPACITY;

(SEE EXHIBITS "C" - LIST OF DEFENDERS PROVIDED BY THE CORPORATION COUNSEL - LIST OF DEFENDERS PROVIDED BY THE COURT - THERE ARE MANY DISCREPANCIES - AND SOME OFFICERS ARE NOT ON THE OTHERS LIST - SEE NOTATIONS ON LIST -) !!! OFFICERS IDENTIFIED THEMSELVES UPON ENTRY AS "WE ARE THE NEW YORK CITY POLICE DEPT." ... THEREFORE THE "NEW YORK CITY POLICE DEPT. - ET AL" - ARE BEING SUED !!! DUE TO FACT LISTS LACK CONSISTENCY !!! ...

- "JURISDICTION AND VENUE" OF CIVIL RIGHTS ACTION -

- COMPLAINT / CLAIM / SUIT / DE-FULT JUDGMENT -

"JURISDICTION OF THIS COURT IN THE INTEREST OF JUSTICE" -

- 1) THE EASTERN DISTRICT OF NEW YORK IS AN APPROPRIATE VENUE FOR THIS CIVIL ACTION UNDER 28 U.S.C. SECTION 1391 (b) (2) (SEE ORDER OF THE HONORABLE GREGORY H. WOODS, U.S. DISTRICT JUDGE (SEE COURT DOCKET # 9) ... BECAUSE IT IS WHERE THE EVENTS GIVING RISE TO THIS COMPLAINT / CLAIM / SUIT OCCURRED ... AUTHORIZED BY 42 U.S.C. § 1983 SEEKING RELIEF AND REDRESS TO THE VIOLATIONS AND DEPRIVATIONS CRIMINALLY UNDER THE COLOR OF LAW, FEDERAL AND STATE, OF RIGHTS SECURED BY THE CONSTITUTION OF THE U.S. ... THIS HONORABLE COURT HAS JURISDICTION PURSUANT TO 28 U.S.C. § 1406 (a) IN THE INTEREST OF JUSTICE; VENUE IS PROPER IN THIS HONORABLE COURT ... THE FEDERAL COURT THAT HAS JURISDICTION IS THE EASTERN DISTRICT COURT OF NEW YORK. (SEE 28 U.S.C. § 142 (c)) ... COURT DOCKET # "6" + # "9" ...) THIS HONORABLE COURT, FURTHER HAS JURISDICTION UNDER 28 U.S.C. § 1331, 1332, CIVIL RIGHTS ACTION - TORT CLAIM IN THE NATURE OF

MANDAMUS ... PLAINTIFFS SEEKS DECLATORY RELIEF PURSUANT TO 28 U.S.C. SECTION 2201 + 2202 ... PLAINTIFFS CLAIM FOR INJUNCTIVE RELIEF ARE FURTHER AUTHORIZED BY 28 U.S.C. SECTION 2283 + 2284 AND RULE 65 OF THE FEDERAL RULE OF CIVIL PROCEDURE.

2) "STATEMENT OF CLAIM"

IN THE EVENING OF DEC. 15, 2017, AT APPROXIMATELY 8:30 P.M., POLICE OFFICERS, SWAT TEAM, BROKE DOWN PLAINTIFF'S APARTMENT DOOR - (MR. ROBERTO V. HAMILTON) - WITHOUT NOTICE ... PLAINTIFF, MR. HAMILTON, WAS COMING OUT OF BED-ROOM ... MISS WILSON WAS SITTING AT KITCHEN TABLE ... WHICH IS NEXT TO BED-ROOM ... THE TACTICAL HAS GUNS DRAWN ... RED DOTS FLYING ALL OVER THE PLACE ... BY THE TIME MR. HAMILTON REACHED DOORWAY OF THE BED-ROOM AND KITCHEN, TACTICAL TEAM WAS UPON THEM ... MISS WILSON WAS ALREADY CLOSE TO BED-ROOM DOOR ... MR. HAMILTON MOVED MISS WILSON BEHIND HIM ... AT THAT INSTANT, OFFICER IN COMPLETE PROTECTIVE GEAR + SHOTS CHARGES MR. HAMILTON ATTEMPTING TO KNOCK HIM ^{DOWN} ... CONCERNED ABOUT MISS WILSON MR. HAMILTON WITHSTOOD THE FIRST ASSAULT ... THEN OFFICERS WITH-UPON SIDE-ARM AND THEN "2" MORE OFFICERS WITH FIRST OFFICER, SIMULTANEOUSLY RESUMED THE ATTACK ... KNOCKING MR. HAMILTON OF HIS FEET, ONTO MISS WILSON ... CAUSING INJURY TO HER LEG ... SHE COULD NOT MOVE ... MR. HAMILTON COULD NOT MOVE ... RED DOTS FLYING ALL-OVER THEM ... OFFICERS COULD NOT BE IDENTIFIED ... FULL-TACTICAL GEAR HELMETS ... FACE COVERS ... BAGGIES ALSO WERE COVERED ... MISS WILSON WAS SCREAMING IN PAIN ... MR. HAMILTON ATTEMPTED TO LIFT-OFF WILSON SHOWING HIS HANDS ... INSTEAD THEY PULLED HIM OVER AND

Hand-cuffed him ... Miss Wilson is terminally ill ... she has been diagnosed with "Hematizing Cancer" ... "T.B." And other terminal diseases ... She has not too long been released from hospital & re-habilitating center ... Miss Wilson has almost died and was now beginning to recover ... (Miss Wilson went from "225" Pounds to "88" Pounds within the space of a month and a half ... It was touch and go for her for about "9" months ... Her had to induce "coma" to save her life ... Coma was induced for about "3" wks ... This was prior to incident of Dec. 15, 2017 ... She was home about a "7" weeks ...

Finally when Mr. Hamilton was taken off Miss Wilson, officers noticed the condition of her leg and called the ambulance ... Within this time Mr. Hamilton asked officers why were they there ... Officer stated he has a warrant but only flashes a sheet of paper ... Mr. Hamilton asks again why were they there ... Officer states ... "For anything illegal" ... Mr. Hamilton states, "Should not there be some specificity on a warrant?" ... Officer states ... "Lieutenant will speak to you!" ... Mr. Hamilton has been living at that address at that time close to "10" yrs ... and nothing like that has never happened before ... and Mr. Hamilton asks again "why were they there?" ... and could he get a copy of the warrant ... Officer states when Mr. Hamilton saw the lieutenant ... Mr. Hamilton asked if Land-Lord knew about what's going on ... Officer states "yes" ... Officers did not know the lay-out of Mr. Hamilton's Apartment ...

OFFICERS WERE LITERALLY ASTONISHED TO DISCOVER THERE WAS ANOTHER
 PART TO MR. HAMILTON'S APARTMENT ... BY THIS TIME THE AMBULANCE
 CAME ... THEY HAD TO PUT MRS. WILSON IN A GURNIEY, AND
 TAKE HER OUT ... MR. HAMILTON ASKED AGAIN FOR A COPY OF
 THE WARRANT ... TO NO AVAIL ... OFFICER AGAIN REFERRED
 TO THE LIEUTENANT ... MR. HAMILTON ASKED AGAIN ABOUT
 WHY WERE THEY THERE ... OFFICER STATED, "FOR ANYTHING
 ILLEGAL ... MR. HAMILTON BOGAM TO HAVE THINGS CRASHING
 AND BEING THROWN AROUND ... THERE WAS A FRIEND IN
 MR. HAMILTON'S LIVING ROOM ... MR. HAMILTON NEVER GOT
 TO SEE HIM ... MRS. WILSON KEPT ASKING FOR HER MEDICATION,
 ... THEY NEVER GAVE IT TO HER ... BESIDES HER OTHER TERMINAL
 PROBLEMS, MRS. WILSON HAS "HIV" ... WHEN THEY TOOK MRS.
 WILSON THE AMBULANCE, AT THE SAME TIME THE OFFICERS TOOK MR.
 HAMILTON OUT ... STILL HANDS-CUFFED ... TRANSPORTED HIM TO
 THE "73RD" PRECINCT ... MR. HAMILTON ASKED IF HE WAS
 UNDER ARREST AND THE NAME THE ARRESTING OFFICER ...
 OFFICER SAID "YES", HE WAS UNDER ARREST ... MR. HAMILTON
 ASKED WHAT FOR ... OFFICER STATED HE WOULD SEE THE LIEUTE-
 NANT ... MR. HAMILTON ARRIVES HOME ABOUT "5:45" AM ...
 ... ALL THAT TIME ... FROM ABOUT "9:30" PM TILL ABOUT "5:00"
 AM ... MR. HAMILTON DID NOT SEE THIS LIEUTENANT ... HE WAS
 NOT PROCESSED ... NO FINGERPRINTING ... NO PICTURES ... NO
 NOTHING ... WHEN MR. HAMILTON FINALLY SAW NEW YORK CITY
 POLICE OFFICER, LIEUTENANT ... MR. HAMILTON WAS RELEASED ...
 AND WAS PROVIDED WITH NO DOCUMENTS WHATSOEVER ...
 DESPITE HIS REPEATED REQUEST FOR THEM ... THE "SEARCH
 + WARRANT" ESPECIALLY ... NOR DID THE POLICE LIEUTENANT
 PROVIDE HIS NAME ... MR. HAMILTON HAD TO WALK HOME FROM
 THE PRECINCT TO HIS HOME ... YES ... IN INCIDENT WHERE.

When Mr. Hamilton, Arrived Home, Everything Was Trashed.
 ... Belongings Was Scattered Even In Hall-Way ... STRAIGHT
 TO THE VESTIBULE... "PRAYER ROOM" DESTROYED... "LIBRARY" DESTROYED...
 "LIVING ROOM" - DESTROYED... "BED ROOM" DESTROYED.
 ... (FOR PICTORIAL EVIDENCE - SEE COURT DOCKET # 1, 2, 3) ...
 ALSO (STATE OF NEW YORK - COURT OF CLAIMS - N.Y.C. COMPTROLLER'S
 OFFICE - 2018, MAR 15, 16, - 1 CENTRE ST., NEW YORK, N.Y. -
 10007-2341 & CLAIM NO.: 2018 P100B 320 - 2018 P100B 319.)
 ... (SEE ALSO SD-NH HEARING BY RUSSO + TOLNER LAW FIRM) ...

Miss Wilson, Arrived Home "2" Days Later Due To Injuries...
 FROM 12/15/17 - TO 12/17/2017 - (SEE EXHIBIT "B") - MISS
 WILSON'S ENTIRE BROOKDALE HOSPITAL RECORDS) ... ALL OF PLAINTIFF'S
 CONSTITUTIONAL AND CIVIL RIGHTS WERE VIOLATED... (SEE EXHIBIT
 "A" - PAGES # STARTING FROM PAGE # 2) ...

"FACTS SURROUNDING DE FACTO JUDGEMENT CASE"

(3) Fact:

WITHOUT WARNING, APARTMENT DOOR OF PLAINTIFF WAS SMASHED
 OPEN; INDIVIDUALS IN THEIR OFFICIAL CAPACITY, IDENTIFIED THEMSELVES
 STATING - "THIS IS THE NEW YORK CITY POLICE DEPT. - WE HAVE A
 WARRANT" !!! (WITH GUNS DRAWN WITH "RED DOTS" FLYING ALL-OVER
 THE PLACE ...)

(4) Fact:

NO WARRANT WAS SHOWN!

(5) Fact:

NO COPY OF "A WARRANT" WAS GIVEN TO PLAINTIFFS TO SIGN!

(6) Fact:

Miss Wilson was Injured In the Dislught!

(7) Fact:

Mr. Hamilton was HANDCUFFED, AND TAKEN TO 73rd Pct.!

(8) Fact:

OFFICER CALLED AMBULANCE FOR Miss Wilson! AND SHE WAS TAKEN TO Brookdale Hospital - (EMERGENCY) ...

(9) Fact:

No Documentation On Hospital Records Of OFFICER'S NAME NOR BADGE No. (SEE EXHIBIT - HOSPITAL RECORDS)!

(10) Fact:

No Documentation Of ARRESTING OFFICER'S NAME NOR SHOULD NA PROVIDED FOR Mr. Hamilton ... (At 73rd Pct.)

(11) Fact:

"7 to 8" Hours Later, Mr. Hamilton was Released From 73rd Pct ... No Documentation Of Recorogation Provided ...

(12) Fact:

No Copy Of WARRANT PROVIDED TO Mr. Hamilton ...

(13) Fact:

No WARRANT WAS SIGNED BY Mr. Hamilton ...

(14) Fact:

EDNY AMBULANCE PHONE No. GIVEN TO VERSEY OFFICER'S
 D.O. AND SHIELD No. ... NO INFORMATION COULD BE ATTAINED ...
 (SEE EXHIBIT - HOSPITAL RECORDS) ...

15. Fact:

ON March, 15, 2018, PLAINTIFFS FILED COMPLAINT/CLAIM/SUIT "NOTICE"
 TO COMPTROLLER'S OFFICE OF N.Y.C. FOR DEFENDANTS TO RESPOND
 WITH FINDINGS! ... (CLEARLY STATING NO RESPONSE IS CLEARLY
 DENIED N.Y.C. BECAUSE OF THE EVENTS THAT TOOK PLACE ON
 DEC. 15, 2017 - WERE IN FULL AGREEMENT THAT PLAINTIFFS
 WERE CLEARLY ENTITLED TO ALL OF THE SUIT/CLAIM ... RELIEF
 IN THE AMOUNT OF \$700,000 - FOR PLAINTIFF - AND WHATEVER
 EXPENSES INCURRED ... SUCH AS "TAX" - PLUS CAG ORDER -
 AND NO RECORD OF SETTLEMENT!!! A RESPONSE WAS TO BE
 SENT TO "NOTARY" - AND ONE TO EACH OF PLAINTIFFS ...
 NOTARY SIGNED AS WITNESSES!!! THIS WAS DONE ON "3"
 SEPARATE OCCASIONS!!! WITH MORE THAN AMPLE TIME :-
 - SECOND NOTARIZED NOTICE WAS DELIVERED ON APRIL 23,
 2018; 3RD ON MAY 17, 2018; ALL HAND DELIVERED TO
 1-CENTRE ST. ROOM 1200 ... (SEE EXHIBIT A) ...

16. Fact:

DUE TO THE ACTIONS OF DEFENDANTS AND CORPORATE
 COUNSEL, WHICH THE DOCUMENTED FACTS HAS ESTABLISHED,
 "THE LESS THAN HONORABLE TACTICS IMPLEMENTED" - TWISTING
 THE FACTS AND TRUTHS ... PURSUANT TO "AMERICAN
 JURISPRUDENCE" THIS NOTICE HAS BECOME AN ASSESSMENT
 WITH ADDITIONAL PENALTIES ACCRUED ... FOR DEPRIVATION
 OF LIBERTY THE CAP IS SET AT \$1,600,000.00 DOLLARS!!!

That Is Now What The Amount Is !!!

(17) Fact:

Attorneys For The Defendants At First - Russo & Torrey (see Exhibit - "50-H-Hearing") - On June 8, 2018 Asked Miss Wilson If She Had A Copy Of The Warrant - Or Did See Warrant - Her Response Was No - - - She Then Asked If They - "Russo & Torrey" - Have A Copy Of Said Warrant They Said "No" - - -

(18) Fact:

(see Exhibit - "50-H-Hearing") - First Attorneys For The Defendants - Russo & Torrey, LLP - 33 Whitehall Street - 16th Fl. - New York, N.Y. 10004 - Could Not Provide Copy Of Said Warrant - - -

(19) Fact:

They Did Not Even Inquire Or Mention The Existence Of Said Case "The People Of New York State - Vs. Miss Bokana Wilson And Mr. Robert E. Hamilton - - -

(20) Fact:

Attorney's Russo & Torrey Made It Very Clear, First, If A Plaintiff Fails To Appear For A Scheduled Hearing A "Default" Will Be Declared, And Plaintiff's Failure To Appear Will Be Raised As An Affirmative Defense In Any Lawsuit Subsequently Held!

(21) Fact:

Further: In Order To Prevent Frauds, Plaintiff Is

REQUIRES TO PRESENT PROPER I.D. PRIOR TO COMMENCEMENT OF HEARING. ADDITIONALLY, PLAINTIFF, WAS REQUESTED TO BRING TO THE HEARING ORIGINAL "PHOTOGRAPHS OF THE INCIDENT SCENE AND COPIES OF ALL DOCUMENTS RELEVANT TO THIS CLAIM", INCLUDING BUT NOT LIMITED TO:

- 1.) PRIOR WRITTEN NOTICE ;
- 2.) ALL MEDICAL AND HOSPITAL RECORDS ;
- 3.) AUTHORIZATIONS FOR THE COMPTROLLER'S OFFICE TO OBTAIN, AS APPLICABLE, MEDICAL, CRIMINAL, EMPLOYMENT AND /OR SCHOOL RECORDS, AND LOSS OF INCOME DOCUMENTATION ;
- 4.) POLICE REPORTS ; ...

Further:

PURSUANT TO STATE AND FEDERAL LAW, THE COMPTROLLER'S OFFICE, THROUGH ITS ATTORNEYS TAKING HEARINGS, IS AUTHORIZED TO OBTAIN, SOCIAL SECURITY AND MEDICARE OR MEDICAID NUMBERS FOR TAX AND REPORTING PURPOSES, AND TO ALLOW FOR THE COLLECTION OF LIENS HELD BY THE CITY AND STATE ...

Further is stated:

PLEASE BE ADVISED THAT NOTHING CONTAINED HEREIN SHALL BE CONSTRUED AS EXTENDING THE STATUTE OF LIMITATIONS BEYOND THE STATUTORY TIME ...

Further:

PLEASE BE AWARE THAT FILING A FALSE CLAIM OR ALIBI AND ABSTAINING THE FILING OF A FALSE CLAIM IS A "CRIME" - VIOLATORS WILL BE PROSECUTED TO THE FULLEST EXTENT OF THE LAW !

ALL QUESTIONS WITH REGARDS TO THIS NOTICE SHOULD BE ADDRESSED TO THE UNDERSIGNED AT:

"Conclusion"

Plaintiffs Request That These Facts Be Clarified UP -- IF NOT DEFENDANTS AND COUNSEL ARE COMPLETELY GUILTY OF FRAUDULENT ABUSE OF THIS HONORABLE COURT THE JUDICIAL SYSTEM -- AND THE CONSTITUTION OF THE UNITED STATES -- AND THEY ARE IN CLEAR VIOLATIONS OF THEIR OATH OF OFFICE --

Plaintiffs Cannot Help But Conclude Based On THE FACTS THAT DEFENDANTS + CORPORATE COUNSEL WOULD NOT HAVE ATTEMPTED SUCH "STUPID WORKAROUNDS" IF THEY (PLAINTIFFS) WERE NOT MINORITIES -- AND WERE NOT "PRO-SE" --

Plaintiffs Civil, Constitutional, And Just Plain Rights As Human BEINGS WERE VIOLATED --

"And Further Facts"

(31) Facts:

Many Of The Names From Lists Provided By Corp. Counsel And The Court Are Different (See Exhibit Lists Of Defendants)

(32) Fact:

Court Order Dated 05/08/2018 - (No. 18-cv-00001-NM) ; states that Plaintiffs were provided with a "LIST OF INDIVIDUALS WHO MAY HAVE HAD SOME INVOLVEMENT WITH THE INCIDENT IN QUESTION. PLAINTIFFS ARE DIRECTED TO FILE AN AMENDED

Police Dept. Were Looking For A Person Described As An
 AFRICAN AMERICAN Male In His Mid-Twenties, 5'6", Approximately
 150 lbs, Clean Shaven And A Black Beard, IF PRESENT THERE
-IN" ... Plaintiffs Discovered That This Type Of Warrant
 Is Called A "Body Warrant" ...

(27) Fact:

The Only Alleged SPECIFIC PURPOSE stated on this Warrant
 Was Take the Described Person Into Their Custody! ...
 And Leave ... So Why The Uniform And Meticulous Destruction
 Of Plaintiff's Property And Apartment? ... (See Warrant)

(28) Fact:

Defendants And Counsel of Fed. A Motion Dated Jan. 7, 2018
 ... Brief Stated That A Quantity Of Illegal Narcotics, As Well
 As \$319.00 Dollars, And A Cell Phone Was Recovered From
 Plaintiff's Apartment ...

(29) Fact:

Is This Is The Case - Was Any-One Arrested,
 And Prosecuted For This ... What Happened To These
 Article ... Were They Confiscated ... Did Any-One Go
 To Jail ... Was The Warrant Produced In Court Establishing
 Probable Cause To Arrest Any-One Or A Crime ... And
 Why Plaintiff Not Charged ... Was There Any Illegal
 Activities Taking Place!!! ... Is The Warrant
 Recorded In Any Criminal Court Proceedings ...

(30) Fact:

Does Not The Plaintiffs Have The Right To View These

WIKOR MEDIA @RUSSOTONEX.COM / Sdk@NR2 @RUSSOTONEX.COM
(SEE EXHIBIT - Russo & Tonox "50-17-HOMING")

(22) Fact:

IF PLAINTIFFS "CLAIMS" WERE NOT "VALID", OR "FALSE"
WOULD NOT THESE ATTORNEYS SEEK TO PROSECUTE PLAINTIFFS? ...

(23) Fact:

IS THIS NOT "FACTUAL EVIDENCE", THAT THE NEW YORK CITY
OFFICE OF THE CORPORATION COMMISSIONER WERE AND ARE ALREADY
IN POSSESSION OF ALL THE RELEVANT DOCUMENTS AND MATERIALS
THEY CLAIMED THEY NEEDED THIS HONORABLE COURT TO PRODUCE?

(24) Fact:

THE LAW FIRM OF RUSSO & TONOX CONFIRMED OR
ACKNOWLEDGE THE EXISTENCE OF A "CASE ENTITLED" "THE
PEOPLE OF THE STATE OF NEW YORK v. MRS. GULIANA A.
WILSON & MR. ROBERTS v. HAMILTON"! ... NOR COULD THEY
ESTABLISH ANY RECORD OF PLAINTIFFS BEING CRIMINALLY
PROCESSED ... NOR ISSUED A "SEARCH WARRANT" ...

"FACTS ABOUT SEARCH WARRANT PRODUCED
BY DEFENDANTS & THEIR COUNSEL"

(25) Fact:

ON JAN. 11, 2019, PLAINTIFFS VIEWED THIS WARRANT FOR
THE FIRST TIME!

(26) Fact:

WARRANT SPECIFICALLY STATES, DEFENDANTS, THE NEW YORK

And Be Entitled To Copies? ...

(30) Fact:

Plaintiffs Had To Sign Release Authorizations
Nonetheless And Still Is Not Privy To These Documented
Events -- Whosest Has Critical Information
Blacked-Out! ...

(31) Fact:

Defendants And Corporate Counsel Establishes
Confirmation That This Criminal Case "People Of
The State Of New York Vs. Miss Barbara A. Wilson
And Mr. Roscoe V. Hamilton" ... Does In Fact
Exist -- Plaintiffs As Their Rights, Demand
The Proof That These Proceedings Actually Occurred.
(See Exhibit Defendants & Counsel's Brief
Dated January 7, 2019);

(32) Fact:

Transference Of Plaintiffs Case Was Ordered
On July 11, 2018; And Was Expedited; It Never
Got On Court Calendar Until Sept. 19, 2019; (See Court
Docket) ... Why ...

34. Fact:

Plaintiff Went To Southern District Court
And Ask Why Was Not Their Case Transferred To
Eastern District Court -- Southern District Court
Clerk Stated Not True That The Transfer Was
Done Immediately ... (See Exhibit Proposed Takedown
of Southern District) ... (With Clerks Name) ...

COMPLAINT - INDICATING WHAT EACH DEFENDANT DID " - - - -"

(37) Fact:

PLAINTIFFS WERE REMOVED FROM PROMISES WITHIN 15 TO 20-MINUTES OF THE ARRIVAL OF THE NEW YORK POLICE DEPT.

(38) Fact:

On Sept. 26, 2018, THE HONORABLE JUDGE SANKET J. GULSARA - GAVE ORDER - STATED SINCE THE INFORMATION OF IDENTITY OF OFFICERS IS GIVEN, PROVIDED, "PLAINTIFFS COMPLAINT SHALL BE "DEEMED" AMENDED" - - - AND THAT "AN AMENDED SUMMONS "SHALL BE ISSUED""
(SEE ORDER FILED 09/26/2018)

WHEREFORE PLAINTIFFS HEARBY REQUEST THAT THE BE FAULT SUGGESTION ALREADY ESTABLISHED BE HONORED !!! FURTHER THAT DEFENDANT CLEAR UP THESE FACTS - - - PROVIDE THEM GUILTY OF MALICIOUSLY DEPRIVING PLAINTIFFS POLICE THAT IS OATHS. AND FURTHER APOLOGIZE FOR WILLFULLY ABUSING AND VIOLATING THEIR TRUST AND OATH OF OFFICE !!!

Belinda Wilson
Belinda Wilson

Roberto Hamilton
Roberto Hamilton

KATHERINE PROCHILLO
NOTARY PUBLIC-STATE OF NEW YORK
No. 01PR6170947
Qualified in Nassau County
My Commission Expires August 25, 2019

Notary

Certificate of Service

We Declare Under the Penalty of Perjury
that the foregoing to be true and correct ---
The Plaintiff Roberto V. Hamilton hereby declares
that I, have delivered to the U.S. Eastern District
Court of New York - this Motion


1. Eastern District Court - 225 Cadman
Plaza Brooklyn N.Y. 11201

2. The City of New York Law Dept.

J. Raymond Mechman III Assistant Corp
Counsel - 100 Church St. New York, N.Y.

10007

Belinda Wilson
Belinda Wilson


Roberto Hamilton

Notary:

KATHERINE PROCHILLO

NOTARY PUBLIC-STATE OF NEW YORK

No. 01PR6170947

Qualified in Nassau County

My Commission Expires August 25, 2019

